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10	UNITED STATES DISTRICT COURT	
11	DISTRICT OF NEVADA	
12	EB HOLDINGS II, INC. and QXH II, INC.,	Case No.: 2:20-cv-02248-JCM-NJK
13	Plaintiffs,	
14	V.	STIPULATION AND ORDER TO EXTEND TIME FOR PLAINTIFF EB
15	ILLINOIS NATIONAL INSURANCE COMPANY, CONTINENTAL	HOLDINGS II, INC. TO FILE ITS RESPONSE TO DEFENDANT ILLINOIS
16	CASUALTY COMPANY, and FEDERAL INSURANCE COMPANY,	NATIONAL INSURANCE COMPANY'S MOTION TO COMPEL
17	Defendants	
18		[First Request]
19	IT IS STIPULATED by and between Plaintiff EB Holdings II, Inc. ("EBH") and Defendant	
20	Illinois National Insurance Company ("Illinois National"), through their respective counsel, and	
21	pursuant to LR IA 6-1 and LR 7-1, that the time for EBH to respond to Illinois National's Motion	
22	to Compel Plaintiff EB Holdings to Provide Responses to First Set of Interrogatories Nos. 2-4	
23	(Dkt. 94) may be extended by ten days, to January 5, 2022. The parties respectfully submit that	
24	good cause exists for this stipulation based on the following:	
25	1. Illinois National filed its Motion to Compel Plaintiff EB Holdings to Provide Responses to	
26	First Set of Interrogatories Nos. 2-4 on December 13, 2021 (Dkt. 94).	
27	2. EBH's deadline to respond to Illinois National's motion to compel is December 27, 2021.	

28

1	See Dkt. 94; LR 7-2.	
2	3. Due to the intervening December and January holidays between the filing and respons	
3	dates, as well as EBH's counsel's schedule obligations, Illinois National has agreed to	
4	provide EBH with a ten-day courtesy ex	tension, to January 5, 2022, to respond to Illinois
5	National's motion to compel.	
6	DATED this 20 <sup>th</sup> day of December 2021	
7	Respectfully submitted,	
8		
9	SUSMAN GODFREY LLP	ANDERSON, McPHARLIN & CONNERS LLP
10	By: /s/ Dylan Ciciliano	By: /s/ Carleton Burch
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22	Attorneys for EB Holdings II, Inc.	
23		Counsel for Defendant Illinois National Insurance Company
24 25	IT IS SO ORDERED:	
26		
27	UNITED STATES MAGISTRATE JUDGE	
28	DATED: December 21, 2021	